

and representatives by security and metal barricades from the areas where the inspection, opening, and counting of absentee and mail-in ballots were taking place. Consequently, Defendants created a system whereby it was physically impossible for the candidates and political parties to view the ballots and verify that illegally cast ballots were not opened and counted.

179. Defendants intentionally and/or arbitrarily and capriciously denied Plaintiffs access to and/or obstructed actual observation and monitoring of the absentee and mail-in ballots being pre-canvassed and canvassed by Defendants.

180. Defendants have acted and will continue to act under color of state law to violate the right to vote and due process as secured by the Fourteenth Amendment to the United States Constitution.

181. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

COUNT II

Fourteenth Amendment U.S. Const. Amend. XIV, 42 U.S.C. § 1983 Denial of Equal Protection Invalid Enactment of Regulations Affecting Observation and Monitoring of the Election

182. Plaintiffs refer to and incorporate by reference each of the prior paragraphs of this Complaint as though the same were repeated at length herein.

183. The equal enforcement of election laws is necessary to preserve our most basic and fundamental rights.

184. The requirement of equal protection is particularly stringently enforced as to laws that affect the exercise of fundamental rights, including the right to vote.

185. In statewide and federal elections conducted in the Commonwealth of Pennsylvania, including without limitation the November 3, 2020 General Election, all candidates, political parties, and voters, including without limitation Plaintiffs, have a vested interest in being present and having meaningful access to observe and monitor the electoral process in each County to ensure that it is properly administered in every election district and otherwise free, fair, and transparent.

186. Moreover, through its provisions involving watchers and representatives, the Pennsylvania Election Code ensures that all candidates and political parties in each County, including the Trump Campaign, have meaningful access to observe and monitor the electoral process to ensure that it is properly administered in every election district and otherwise free, fair, and transparent. *See, e.g.,* 25 P.S. §§ 3146.8(b) & (g)(1.1)-(2).

187. Defendants have a duty to treat the voting citizens in each County in the same manner as the citizens in other Counties in Pennsylvania.

188. Rather than heeding these mandates and duties, Defendants denied the Trump Campaign equal rights to meaningful access to observe and monitor the

electoral process enjoyed by citizens in other Pennsylvania Counties by: (a) mandating that representatives at the pre-canvass and canvass of all absentee and mail-ballots be either Pennsylvania barred attorneys or qualified registered electors of the county in which they sought to observe and monitor; and (b) not allowing watchers and representatives to visibly see and review all envelopes containing official absentee and mail-in ballots either at or before they were opened and/or when such ballots were counted and recorded. Instead, Defendants refused to credential all of the Trump Campaign's submitted watchers and representatives and/or kept Trump Campaign's watchers and representatives by security and metal barricades from the areas where the inspection, opening, and counting of absentee and mail-in ballots were taking place. Consequently, Defendants created a system whereby it was physically impossible for the candidates and political parties to view the ballots and verify that illegally cast ballots were not opened and counted.

189. Other Pennsylvania county boards of elections provided watchers and representatives of candidates and political parties, including without limitation watchers and representatives of the Trump Campaign, with appropriate access to view the absentee and mail-in ballots being pre-canvassed and canvassed by those county election boards and without restricting representatives by any county residency or Pennsylvania bar licensure requirements.

190. Defendants intentionally and/or arbitrarily and capriciously denied Plaintiffs access to and/or obstructed actual observation and monitoring of the absentee and mail-in ballots being pre-canvassed and canvassed by Defendants, depriving them of the equal protection of those state laws enjoyed by citizens in other Counties.

191. Defendants have acted and will continue to act under color of state law to violate Plaintiffs' right to be present and have actual observation and access to the electoral process as secured by the Equal Protection Clause of the United States Constitution.

192. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

COUNT III

U.S. Const. Art. I, §4, cl. 1 & Art. II, § 1, cl. 2 **Violation of the Electors & Elections Clauses**

193. Plaintiffs incorporate each of the prior allegations in this complaint.

194. The Electors Clause states that “[e]ach State shall appoint, in such Manner as *the Legislature* thereof may direct, a Number of Electors” for President. U.S. Const. art. II, § 1, cl. 2 (emphasis added). Likewise, the Elections Clause of the U.S. Constitution states that “[t]he Times, Places, and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by *the Legislature* thereof.” U.S. Const. art. I, § 4, cl. 1 (emphasis added).

195. The Legislature is “the representative body which ma[kes] the laws of the people.” Smiley, 285 U.S. at 365.

196. Regulations of congressional and presidential elections, thus, “must be in accordance with the method which the state has prescribed for legislative enactments.” Id. at 367; *see also* Ariz. State Legislature v. Ariz. Indep. Redistricting Comm’n, 135 S. Ct. 2652, 2668 (2015).

197. In Pennsylvania, “[t]he legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist of a Senate and a House of Representative.” Pa. Const. Art. II, § 1. *See also* Winston, 91 A. at 522; Patterson, 60 Pa. at 75.

198. Defendants, as a member of the Governor’s Executive Board and county boards of elections, are not part of the General Assembly and cannot exercise legislative power. Rather, Defendants’ power is limited to “tak[ing] care that the laws be faithfully executed.” Pa. Const. Art. IV, § 2.

199. Because the United States Constitution reserves for the General Assembly the power to set the time, place, and manner of holding elections for the President and Congress, county boards of elections and state executive officers have no authority to unilaterally exercise that power, much less to hold them in ways that conflict with existing legislation.

200. Through its provisions involving watchers and representatives, the Pennsylvania Election Code ensures that all candidates and political parties, including without limitation Plaintiff, the Trump Campaign, shall be “present” and have meaningful access to observe and monitor the electoral process to ensure that it is properly administered in every election district and otherwise free, fair, and transparent. *See, e.g., 25 P.S. §§ 3146.8(b) & (g)(1.1)-(2).*

201. Defendants are not the legislature, and their unilateral decision to implement rules and procedures that deny Plaintiffs the ability to be “present” and have meaningful access to observe and monitor the electoral process violates the Electors and Elections Clauses of the United States Constitution.

202. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

COUNT IV

Fourteenth Amendment

U.S. Const. Amend. XIV, 42 U.S.C. § 1983

Denial of Equal Protection

Disparate Treatment of Absentee/Mail-In Voters Among Different Counties

203. Plaintiffs incorporate each of the prior allegations in this Complaint.

204. According to the Supreme Court, the Fourteenth Amendment of the United States Constitution protects the “the right of all qualified citizens to vote ... in federal elections.” *Reynolds, 77 U.S. at 554*. Consequently, state election laws

may not “deny to any person within” the state’s “jurisdiction the equal protection of the laws.” U.S. Const. amend. XIV, §1, cl. 4.

205. The Equal Protection Clause requires States to ““avoid arbitrary and disparate treatment of the members of its electorate.”” Charfauros v. Bd. of Elections, 249 F.3d 941, 951 (9th Cir. 2001) (quoting Bush, 531 U.S. at 105). That is, each citizen “has a constitutionally protected right to participate in elections on an equal basis with other citizens in the jurisdiction.” Dunn v. Bloomstein, 405 U.S. 330, 336 (1972). A qualified voter “is no more nor no less so because he lives in the city or on the farm. This is the clear and strong command of our Constitution’s Equal Protection Clause.” Reynolds, 377 U.S. at 568; see also Gray v. Sanders, 372 U.S. 368, 380 (1963) (“The idea that every voter is equal to every other voter in his State, when he casts his ballot in favor of one of several competing candidates, underlies many of [the Supreme Court’s] decisions.”). “[H]aving once granted the right to vote on equal terms, the State may not, by later arbitrary and disparate treatment, value one person’s vote over that of another.” Bush, 531 U.S. at 104-05.

206. “The right to vote extends to all phases of the voting process, from being permitted to place one’s vote in the ballot box to having that vote actually counted. Thus, the right to vote applies equally to the ‘initial allocation of the franchise’ as well as ‘the manner of its exercise.’ Once the right to vote is granted, a state may not draw distinctions between voters that are inconsistent with the

guarantees of the Fourteenth Amendment's equal protection clause.” Pierce, 324 F. Supp. 2d at 695.

207. “[T]reating voters differently” thus “violate[s] the Equal Protection Clause” when the disparate treatment is the result of arbitrary, ad hoc processes. Charfauros, 249 F.3d at 954. Indeed, a “minimum requirement for non-arbitrary treatment of voters [is] necessary to secure the fundamental right [to vote].” Bush, 531 U.S. at 105.

208. The use of “standardless” procedures can violate the Equal Protection Clause. Bush, 531 U.S. at 103. “The problem inheres in the absence of specific standards to ensure ... equal application” of even otherwise unobjectionable principles. Id. at 106. Any voting system that involves discretion by decision makers about how or where voters will vote must be “confined by specific rules designed to ensure uniform treatment.” Id. See also Thomas v. Independence Twp., 463 F.3d 285, 297 (3d Cir. 2006) (Equal Protection Clause prohibits the “selective enforcement” of a law based on an unjustifiable standard); United States v. Batchelder, 442 U.S. 114, 125 n.9, 99 S. Ct. 2198, 60 L. Ed. 2d 755 (1979).

209. Allowing a patchwork of different rules from county to county, and as between similarly situated absentee and mail-in voters, in a statewide election involving federal and state candidates implicates equal protection concerns. Pierce, 324 F. Supp. 2d at 698-99. See also Gray, 372 U.S. at 379-81 (a county unit system

which weights the rural vote more heavily than the urban vote and weights some small rural counties heavier than other larger rural counties violates the Equal Protection Clause and its one-person, one-vote jurisprudence).

210. The equal enforcement of election laws is necessary to preserve our most basic and fundamental rights. Moreover, the requirement of equal treatment is particularly stringently enforced as to laws that affect the exercise of fundamental rights, *see Reed v. Town of Gilbert*, 135 S. Ct. 2218, 2226 (2015), including the right to vote.

211. Because of Defendants' conduct, voters in some counties have been and being treated differently than voters in other counties—and for no good reason. A voter in any of the counties covered by the Defendant County Elections Boards, who received notice of a defective mail-in ballot and an opportunity to cure it by correcting the ballot or casting a new one before Election Day or by casting a provisional ballot at the polling place on Election Day, has had or may have his vote counted. But voters like Mr. Henry, who received no such opportunity, will not, as their votes were rejected as having been improperly cast and thus void.

212. That “different standards have been employed in different counties across the Commonwealth of Pennsylvania to determine whether an absentee ballot should be counted” is the “kind of disparate treatment” that violates “the equal

protection clause because uniform standards will not be used statewide to discern the legality of a vote in a statewide election.” Pierce, 324 F. Supp. 2d at 699.

213. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

COUNT V

U.S. Const. Art. I, §4, & Art. II, § 1 **Violation of the Electors & Elections Clauses**

214. Plaintiffs incorporate each of the prior allegations in this complaint.

215. The Electors Clause states that “[e]ach State shall appoint, in such Manner as *the Legislature* thereof may direct, a Number of Electors” for President. Art. II, § 1, cl. 2 (emphasis added). Likewise, the Elections Clause of the U.S. Constitution states that “[t]he Times, Places, and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by *the Legislature* thereof.” Art. I, § 4, cl. 1 (emphasis added).

216. The Legislature is ““the representative body which ma[kes] the laws of the people.”” Smiley, 285 U.S. at 1932.

217. Regulations of congressional and presidential elections, thus, “must be in accordance with the method which the state has prescribed for legislative enactments.” Id. at 367; *see also Ariz. State Legislature v. Ariz. Indep. Redistricting Comm’n*, 135 S. Ct. 2652, 2668 (2015).

218. In Pennsylvania, “[t]he legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist of a Senate and a House of Representative.” Pa. Const. Art. II, § 1. *See also Winston*, 91 A. at 522; *Patterson*, 60 Pa. at 75.

219. Defendants, as a member of the Governor’s Executive Board and county boards of elections, are not part of the General Assembly and cannot exercise legislative power. Rather, Defendants’ power is limited to “tak[ing] care that the laws be faithfully executed.” Pa. Const. Art. IV, § 2.

220. Because the United States Constitution reserves for the General Assembly the power to set the time, place, and manner of holding elections for the President and Congress, county boards of elections and state executive officers have no authority to unilaterally exercise that power, much less to hold them in ways that conflict with existing legislation.

221. According to the Pennsylvania Supreme Court, “although the Election Code provides the procedures for casting and counting a vote by mail, it does not provide for the ‘notice and opportunity to cure’ procedure[.]” *Pa. Democratic Party*, 2020 Pa. LEXIS 4872, at *56. Moreover, “[t]o the extent that a voter is at risk for having his or her ballot rejected due to minor errors made in contravention of those requirements, ... the decision to provide a ‘notice and opportunity to cure’ procedure to alleviate that risk is one best suited for the Legislature[,] . . . particularly in light

of the open policy questions attendant to that decision, including what the precise contours of the procedure would be, how the concomitant burdens would be addressed, and how the procedure would impact the confidentiality and counting of ballots, all of which are best left to the legislative branch of Pennsylvania's government.” *Id.*

222. Defendants are not the legislature, and their unilateral decision to create a cure procedure violates the Electors and Elections Clauses of the United States Constitution.

223. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

COUNT VI

Fourteenth Amendment Equal Protection Clause

U.S. Const. Amend. XIV, 42 U.S.C. § 1983

Denial of Due Process

Disparate Treatment of Absentee/Mail-In Voters Among Different Counties

224. Plaintiffs incorporate each of the prior allegations in this Complaint.

225. Voting is a fundamental right protected by the Fourteenth Amendment to the United States Constitution.

226. The Fourteenth Amendment protects the right to vote from conduct by state officials which seriously undermines the fundamental fairness of the electoral process. *Marks v. Stinson*, 19 F.3d 873, 889 (3d Cir. 1994); *Griffin*, 570 F.2d at 1077-78. “[H]aving once granted the right to vote on equal terms, the State may not,

by later arbitrary and disparate treatment, value one person's vote over that of another." Bush, 531 U.S. at 104-05.

227. The United States Constitution entrusts state legislatures to set the time, place, and manner of congressional elections and to determine how the state chooses electors for the presidency. See U.S. Const. Art. I, § 4, cl. 1 & Art. II, § 1, cl. 2.

228. In Pennsylvania, "[t]he legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist of a Senate and a House of Representative." Pa. Const. Art. II, § 1. See also Winston, 91 A. at 522; Patterson, 60 Pa. at 75.

229. Defendants, as a member of the Governor's Executive Board and county executive agencies, are not part of the General Assembly and cannot exercise legislative power. Rather, Defendants' power is limited to "tak[ing] care that the laws be faithfully executed." Pa. Const. Art. IV, § 2.

230. Although the Pennsylvania General Assembly may enact laws governing the conduct of elections, "no legislative enactment may contravene the requirements of the Pennsylvania or United States Constitutions." Shankey, 257 A. 2d at 898.

231. According to the Pennsylvania Supreme Court, "although the Election Code provides the procedures for casting and counting a vote by mail, it does not provide for the 'notice and opportunity to cure' procedure[.]" Pa. Democratic Party,

2020 Pa. LEXIS 4872, at *56. Moreover, “[t]o the extent that a voter is at risk for having his or her ballot rejected due to minor errors made in contravention of those requirements, . . . the decision to provide a ‘notice and opportunity to cure’ procedure to alleviate that risk is one best suited for the Legislature[,] . . . particularly in light of the open policy questions attendant to that decision, including what the precise contours of the procedure would be, how the concomitant burdens would be addressed, and how the procedure would impact the confidentiality and counting of ballots, all of which are best left to the legislative branch of Pennsylvania's government.” *Id.*

232. Defendants are not the legislature, and their unilateral decision to create and implement a cure procedure for some but not all absentee and mail-in voters in this Commonwealth violates the Due Process Clause of the United States Constitution.

233. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

COUNT VII

U.S. Const. Art. I, §4, & Art. II, § 1 **Violation of the Electors & Elections Clauses**

234. Plaintiffs incorporate each of the prior allegations in this complaint.

235. The Electors Clause states that “[e]ach State shall appoint, in such Manner as *the Legislature* thereof may direct, a Number of Electors” for President.

Art. II, § 1, cl. 2 (emphasis added). Likewise, the Elections Clause of the U.S. Constitution states that “[t]he Times, Places, and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by *the Legislature* thereof.” Art. I, § 4, cl. 1 (emphasis added).

236. The Legislature is ““the representative body which ma[kes] the laws of the people.”” Smiley, 285 U.S. at 193.

237. Regulations of congressional and presidential elections, thus, “must be in accordance with the method which the state has prescribed for legislative enactments.” Id. at 367; *see also* Ariz. State Legislature v. Ariz. Indep. Redistricting Comm’n, 135 S. Ct. 2652, 2668 (2015).

238. In Pennsylvania, “[t]he legislative power of this Commonwealth shall be vested in a General Assembly, which shall consist of a Senate and a House of Representative.” Pa. Const. Art. II, § 1. *See also* Winston, 91 A. at 522; Patterson, 60 Pa. at 75.

239. Defendants, as a member of the Governor’s Executive Board and county boards of elections, are not part of the General Assembly and cannot exercise legislative power. Rather, Defendants’ power is limited to “tak[ing] care that the laws be faithfully executed.” Pa. Const. Art. IV, § 2.

240. Because the United States Constitution reserves for the General Assembly the power to set the time, place, and manner of holding elections for the

President and Congress, county boards of elections and state executive officers have no authority to unilaterally exercise that power, much less to hold them in ways that conflict with existing legislation.

241. According to the Pennsylvania Supreme Court, “although the Election Code provides the procedures for casting and counting a vote by mail, it does not provide for the ‘notice and opportunity to cure’ procedure[.]” Pa. Democratic Party, 2020 Pa. LEXIS 4872, at *56. Moreover, “[t]o the extent that a voter is at risk for having his or her ballot rejected due to minor errors made in contravention of those requirements, ... the decision to provide a ‘notice and opportunity to cure’ procedure to alleviate that risk is one best suited for the Legislature[,] . . . particularly in light of the open policy questions attendant to that decision, including what the precise contours of the procedure would be, how the concomitant burdens would be addressed, and how the procedure would impact the confidentiality and counting of ballots, all of which are best left to the legislative branch of Pennsylvania's government.” *Id.*

242. Defendants are not the legislature, and their unilateral decision to create a cure procedure violates the Electors and Elections Clauses of the United States Constitution.

243. Plaintiffs have no adequate remedy at law and will suffer serious and irreparable harm unless the injunctive relief requested herein is granted.

WHEREFORE, in addition to any other affirmative relief that the Court may deem necessary and proper, Plaintiffs ask this Court to enter judgment in their favor and provide the following alternative relief:

- i. An order, declaration, and/or injunction that prohibits the Defendant County Boards of Elections and Defendant Secretary Boockvar from certifying the results of the 2020 General Election in Pennsylvania on a Commonwealth-wide basis;
- ii. As an alternative to the first request for relief, an order, declaration, and/or injunction that prohibits Defendants from certifying the results of the General Elections which include the tabulation of absentee and mail-in ballots for which Plaintiffs' watchers were prevented from observing during the pre-canvass and canvass in the County Election Boards;
- iii. In addition to the alternative requests for relief, an order, declaration, and/or injunction that prohibits Defendants from certifying the results of the General Elections which include the tabulation of absentee and mail-in ballots which Defendants improperly permitted to be cured;
- iv. A temporary restraining order and preliminary injunction granting the above relief during the pendency of this action;
- v. Plaintiffs' reasonable costs and expenses of this action, including attorneys' fees; and cost; and
- vi. All other further relief to which Plaintiffs might be entitled.

Date: November 9, 2020

Respectfully submitted,

PORTER WRIGHT MORRIS &
ARTHUR, LLP

By: /s/ Ronald L. Hicks, Jr.
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Carolyn B. McGee (PA #208815)

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linda@lindakernslaw.com

Counsel for Plaintiffs

VERIFICATION

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that I have reviewed the foregoing Complaint and that the factual allegations are true and correct.

Date: November 9, 2020

/s/ James Fitzpatrick

James Fitzpatrick, PA EDO Director
Donald J. Trump for President, Inc.

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF
PENNSYLVANIA

JEFFREY CUTLER

Plaintiff,

v.

**ALAN SCHNITZER,
CHAIRMAN THE TRAVELER'S
COMPANIES INC.**

**EDWARD MCVEY, THE
PENNSYLVANIA INSURANCE
DEPARTMENT**

**Richard S. MILLS, McElroy,
Deutsch, Mulvaney, &
Carpenter, LLP**

**KIANDRA BAIR, McNEES
WALLACE & NURICK**

**SAM JANESH, THE LNP
MEDIA GROUP**

**DENNIS STUCKEY,
LANCASTER COUNTY
CHAIRMAN**

**BRIAN HURTER,
LANCASTER COUNTY
CONTROLLER**

**MARK DALTON,
LANCASTER COUNTY COURT
ADMINISTRATOR**

**DAVID BUCKWALTER,
EAST LAMPETER TOWNSHIP
CHAIRMAN**

**MIKE SHIRK, HIGH INC.
CHAIRMAN**

**JUDGE DENISE
CUMMINS**

DISTRICT JUSTICE JUDGE

**DAVID ZUILKOSKI,
CONESTOGA VALLEY SCHOOL
DISTRICT**

Defendants

) **No.: 5:17-cv-05025**

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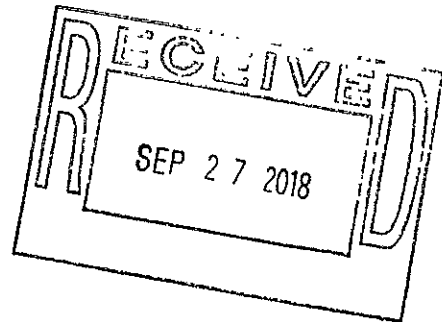
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) **JURY TRIAL DEMANDED**

**MOTION TO CORRECT RECORD FOR CLERICAL ERRORS AND
MOTION FOR FINAL JUDGEMENT**

Here comes Jeffrey Cutler, Plaintiff in this case and requests the motion to correct a clerical errors, either accidental or deliberate per action by the clerks office rule 60 (Error Correction). In case 1:17-cv-1740 from the Middle district of Pennsylvania, the case that was transferred to this court, Roy Shirk has been omitted from the official list of defendants even though his name was clearly identified on the original and all subsequent documents. He was properly served in this case via service to his attorney's firm and continues to be listed via their lawyer. Apparently the name was not included in the transfer documents to the Eastern District of Pennsylvania. For case CP-46-CR-003932-2016 in the COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA the clerk's office refused to accept the documents and stamp them. A handwritten note was required and that was time stamped **2018 SEP 20 PM 2:08**. A second attempt at getting the documents introduced on **2018 SEP 25 PM 12:35** was also not successful because of the clerk's actions. The office of Pennsylvania Attorney General by not charging Amber Green Martin has also violated the United States Constitution Amendment 14, by the fact that Amber Green Martin has been violating the law in plain sight in not securing a surety bond until July 18, 2018, in an amount that is significantly less than required by law (the law requires 75% of the amount at risk). The office of Pennsylvania Attorney General is also complicit in aiding and abetting employees of the State of

• Pennsylvania that participated in the murder after the fact using a State Police

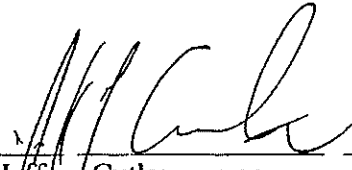
Helicopter avoid prosecution for murder. Susan Peipher and Christina Hausner were involved in suborning perjury, destroying or concealing evidence, witness tampering, and concealing income or assets. Since the original claim and assignment of tax collection was based on the furtherance of a crime the default judgment should be made final, see documents from the Lancaster Court of Common Pleas case # CI-17-09663 as presented in docket item 31.

Mark A. Katkovcin a Senior Vice President, Consumer Sales Manager at Fulton Bank was responsible for closing Mr. Cutler's account ending in 8603 on or about 18SEP2018, and committing Mail Fraud. Although Mr. Cutler has no formal legal training a blind man could see discrepancies in how the law was being applied and violations of equal protection. Recently in the federal court Rob McCord was sentenced to 30 months in prison and allowed to remain out of prison, yet Seth Williams (the first black DA in Philadelphia) was incarcerated instantly on pleading guilty to one count of bribery until a sentence was imposed. Marvin Mychal Kendricks (case 2:18-cr-00368) was charged with insider trading while Jon Corsine was never criminally charged relating to the MF Global theft of customer money. Bill Cosby was incarcerated right after sentencing, while the FBI (supplied the bomb), elected public and non-elected public officials were never even charged with killing 11 black individuals in Philadelphia just 4 months after the alleged date of Mr. Cosby's alleged crime. The president of the United States is being harassed by

rogue prosecution while Hillary Clinton was totally exonerated of crimes.

Hillary Clinton made the statement "At this point why does it matter" after 4 people were killed in the embassy in Libya.

Date: 27 Sep 2018


Jeffrey Cutler, *pro se*
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York, PA 17405

Fix Errors & Final Judgement 5:17-cv-05025 Page 5 of 26

AND NOW, this _____ day of _____, 2018 upon consideration Plaintiff's Motion for Default Judgment and for good cause shown, it is hereby ORDERED the Motion is GRANTED. SO ORDERED.

- a. Order the Default Judgment against all defendants be granted and made FINAL at one million dollars per day
- b. Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammaal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated such as William Henry Cosby.
- c. Order the summary judgment of all other cases filed by Mr. Cutler in every court also be granted.
- d. Order all vandalism perpetrated against Mr Cutler to be compensated, and listed
- e. Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and ALL LEGAL FIRMS used to try to change the outcome of a certified election in all future actions with the court by East Lampeter Township Lancaster County Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013
- f. Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros organization.
- g. Order a one million dollar a day penalty per named defendant, until Mr Cutler's reputation and credit are restored or individual agreements are reached with each party.
- h. Bar all Pennsylvania judges from submitting remedies which knowingly violate the Pennsylvania constitution, and their OATH OF OFFICE TO DEFEND THE PENNSYLVANIA CONSTITUTION
- i. Declare executive ORDER 9066 UNCONSTITUTIONAL
- j. Bar the review, and distribution, of documents seized of Mr. Cutler/Mr Cohen and the suspension of further action in NY cases known as 1.18-cv-03501 and 1.18-mj-03161KMW
- k. Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RICCO ACT, both 18 U S C §§ 1961-1968 RICO violations, and 18 U.S.C § 1964, Civil RICCO Act
- l. Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, Mark Katkovcin, all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U S C § 2113 (bank robbery)
- m. Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties
- n. Order Fulton Financial to compensate the plaintiffs for cases 5 18-cv-00987 and case 2 17-cv-02763 as demanded in their respective lawsuits

- Case 5:17-cv-05025-JLS Document 39 Filed 09/27/18 Page 7 of 26
- o. Other remedies the court deems appropriate
- p. Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- q. Order Susan Peipher Esquire, to be barred from participation in the Federal Court CM/ECF system.
- r. Order Robert Mueller to Cease and Desist any further prosecutions until the activities can be verified as not violating equal protection, just like the email Mr Cutler received from the FBI on January 30, 2017 about reporting crimes of Bank and Insurance fraud
- s. Order the United States Government to stop collecting or accessing penalties **FOR FAILURE** to ***comply with established tenets or teachings of such sect or division of ANY religion in violation of the U.S. Constitution amendment 1 and declare the ACA unconstitutional*** , based on the 89 page writ of USCA case 17-2709 on page 314A.

Dated: ____, 2018 ____

BY THE COURT

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF
PENNSYLVANIA

JEFFREY CUTLER, EAST
LAMPETER ELECTED TAX
COLLECTOR

) No.:

1:17-cv-1740

Plaintiff,

v.

ALAN SCHNITZER,
CHAIRMAN THE TRAVELER'S
COMPANIES INC.

EDWARD MCVEY, THE
PENNSYLVANIA INSURANCE
DEPARTMENT

Richard S. MILLS, McElroy,
Deutsch, Mulvaney, &
Carpenter, LLP

KIANDRA BAIR, McNEES
WALLACE & NURICK

SAM JANESH, THE LNP
MEDIA GROUP

DENNIS STUCKEY,
LANCASTER COUNTY
CHAIRMAN

BRIAN HURTER,
LANCASTER COUNTY
CONTROLLER

MARK DALTON,
LANCASTER COUNTY COURT
ADMINISTRATOR

DAVID BUCKWALTER,
EAST LAMPETER TOWNSHIP
CHAIRMAN

MIKE SHIRK, HIGH INC.
CHAIRMAN

DAVID BUCKWALTER,
EAST LAMPETER TOWNSHIP
CHAIRMAN

DAVID ZUILKOSKI,
CONESTOGA VALLEY SCHOOL
DISTRICT

)

DENNISE COMINGS
Defendants

)

FRAUD ON THE COURT

& MOTION FOR SUMMARY JUDGEMENT

NOW COME, Jeffrey Cutler, Plaintiff in this case and related state court cases
numbered CI-16-09640 and MJ-02302-LT-0000158-2016 which are characterized as landlord
tenant dispute, but in reality are attempts at OBSTRUCTION OF JUSTICE and

RELIGIOUS PERSECUTION.

Michelle Lambert for life and the possible murder of federal prosecutor Jonathan Luna, who may have been part of a vetting process. Mr. Cutler is the elected tax collector of East Lampeter Township, and has endured significant harassment since getting elected in November 2013. He discovered that individuals within Lancaster County had conspired to send out fraudulent real estate tax assessments to the approximate 190,000 property owners of Lancaster County. He also was subject to fraudulent Municipal Liens, by East Lampeter Township (David Buckwalter) and Lancaster County (Dennis Stuckey). This benefits High Inc. and LNP media group which are partners in several real estate projects. Mr. Mills stated by phone that to Mr. Cutler that "he new the claims were false and he did not care because he got paid \$ 500.00 per hour and over \$ 250,000.00 by the democratic party. This statement shows he was not representing Travelers Insurance exclusively but others and failed to make the proper notice of appearance. Mr. Cutler believes he has been under surveillance by the FBI and others and that phone call was recorded. LNP media group is providing unreported campaign contributions in the form of negative reporting about Mr. Cutler, even though they have records of the case. This is the same crime Senator Menendez is presently be tried in New Jersey. High Inc., East Lampeter Township and others have made tried to cover-up crimes of perjury, false verification, and potentially murder. The eviction I because the parties have conspired to file false documents and make false statements by mail. In case Number 4051 CD 2017 lawyers have made by mail and other false statements to try and dismiss the case. Because of conspiracy among parties, perjury and fraud on the court this case should be awarded Summary Judgement.

Respectfully submitted:

Jeffrey Cutler

By: _____

P.O. Box 2806
York/PA 17405-2806
(215) 872-5715

Date: 26SEP2017



CLOSED,HBG,PROSE,REOPEN

**United States District Court
Middle District of Pennsylvania (Harrisburg)
CIVIL DOCKET FOR CASE #: 1:17-cv-01740-SHR**

Cutler v. Schnitzer et al
Assigned to: Honorable Sylvia H. Rambo
Cause: 28:1331 Federal Question: Other Civil Rights

Date Filed: 09/26/2017
Date Terminated: 11/06/2017
Jury Demand: Plaintiff
Nature of Suit: 370 Other Fraud
Jurisdiction: Federal Question

Plaintiff

Jeffrey Cutler

represented by **Jeffrey Cutler**
67 Cambridge Village
P.O. Box 2806
York, PA 17405
PRO SE

V.

Defendant

Alan Schnitzer
*Chairman The Traveler's Companies
Inc.*

Defendant

Edward McVey
Pennsylvania Insurance Department

Defendant

Richard S. Mills
*McElroy, Deutsch, Mulvaney, &
Carpenter, LLP*

Defendant

Kiandra Bair
McNees, Wallace & Nurick

Defendant

Sam Janesh
The LNP Media Group

Defendant

Dennis Stuckey
Lancaster County Chairman

Defendant

Brian Hurter
Lancaster County Controller

Defendant

Mark Dalton
Lancaster County Court Administrator

Defendant

David Buckwalter
East Lampeter Township Chairman

Defendant

David Zuilkoski
Conestoga Valley School District

Defendant

Dennise Commins

Date Filed	#	Docket Text
09/26/2017	<u>1</u>	COMPLAINT for FRAUD ON THE COURT AND MOTION FOR SUMMARY JUDGMENT against All Defendants (Filing fee \$400, Receipt Number 111021082) filed by Jeffrey Cutler; (Attachments: # <u>1</u> Exhibit(s), # <u>2</u> Civil Cover Sheet, # <u>3</u> Proposed Order)(ve) (Entered: 09/26/2017)
09/26/2017	<u>2</u>	Summons Issued as to All Defendants and provided TO PLAINTIFF VIA U.S. MAIL for service on Defendant(s)in the manner prescribed by Rule 4 of the Federal Rules of Civil Procedure. (ve) (Entered: 09/26/2017)
09/26/2017	<u>3</u>	PRO SE LETTER ISSUED w/ Notice & Consent Form. (ve) (Entered: 09/26/2017)
09/26/2017	<u>4</u>	STANDING PRACTICE ORDER informing the parties of their briefing and other responsibilities. Signed by Honorable Sylvia H. Rambo on 9/26/2017. (ve) (Entered: 09/26/2017)
09/27/2017	<u>5</u>	ORDER DISMISSING CASESigned by Honorable Sylvia H. Rambo on 9/27/17. (ma) (Entered: 09/27/2017)
09/27/2017		Receipt of payment from JEFFREY S CUTLER in the amount of \$400.00 for CIVIL FILING FEE. Transaction posted on 9/26/2017. Receipt number 111021082 processed by aarlidge. (jjs,) (Entered: 09/27/2017)
10/27/2017	<u>6</u>	MOTION for Reconsideration re <u>5</u> Order Dismissing Case by Jeffrey Cutler.(ve) (Entered: 10/27/2017)
11/06/2017	<u>7</u>	ORDER: Pltfs mtn for reconsideration <u>6</u> is GRANTED in that this matter shall be transferred to the ED of Pennsylvania. Signed by Honorable Sylvia H. Rambo on 11/6/17. (ma) (Entered: 11/06/2017)

PACER Service Center			
Transaction Receipt			
11/07/2017 12:13:44			
PACER Login:	ue0496:4286791:0	Client Code:	
Description:	Docket Report	Search Criteria:	1:17-cv-01740-SHR
Billable Pages:	2	Cost:	0.20



Fw: Case ready for transfer

InterDistrictTransfer PAED to: Steve Tomas
Sent by: Nicole D'urso

11/06/2017 03:34 PM

From: InterDistrictTransfer PAED/PAED/03/USCOURTS
To: Steve Tomas/PAED/03/USCOURTS@USCOURTS
Sent by: Nicole D'urso/PAED/03/USCOURTS

----- Forwarded by Nicole D'urso/PAED/03/USCOURTS on 11/06/2017 03:33 PM -----

From: PAMDEFilingstat@pamd.uscourts.gov
To: InterdistrictTransfer_PAED@paed.uscourts.gov
Date: 11/06/2017 12:40 PM
Subject: Case ready for transfer'

CASE: 1:17-cv-01740

Title : Cutler v. Schnitzer et al
NOS : 370 (Other Fraud)
Cause : 28:1331cv (28:1331 Federal Question: Other Civil Rights)
Remarks: Motion for Reconsideration Granted.

REASON: Case is ready for transfer from Middle District of Pennsylvania.

DETAILS: Copy and paste this URL into the Prepare Transferred Case program.

//ecf.pamd.circ3.dcn/cgi-bin/TransferDataFile.pl?file=./paed/pamd_117cv01740_t
ar.gz&checksum=26452&fileSize=6438321

KANE, PUGH, KNOELL, TROY & KRAMER LLP
BY: PAUL C. TROY, ESQUIRE
ATTORNEY I.D. NO. 60875
510 SWEDE STREET
NORRISTOWN, PA 19401
(610) 275-2000

Attorney for Defendant
Kiandra Bair, Esquire

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER

v.

NO. 17-cv-05025

ALAN SCHNITZER; EDWARD MCVEY;
RICHARD S. MILLS; KIANIRA BAIR;
SAM JANESH; DENNIS STUCKNEY;
BRIAN HURTER; MARK DALTON;
DAVID BUCKWALTER; MIKE SHIRK;
DAVID ZUILKOSKO; and DENNISE COMMINS :

**DEFENDANT, KIANIRA BAIR, ESQUIRE'S RESPONSE IN OPPOSITION TO
PLAINTIFF'S MOTION TO COMBINE CASES WITH CASE 5:18-cv-00987,
2:17-cv-02763 AND FINAL JUDGMENT**

Plaintiff has filed a Motion to Consolidate this action with two other actions, namely Dally et al. v. Lafayette Ambassador Bank, 5:18-cv-00987, and Robbins v. Fulton Bank., N.A., 2:17-cv-02763, but has failed to articulate any common question of law or fact that would warrant the consolidation of these actions as they do not involve any discernable common questions of law or fact.

Federal Rule of Civil Procedure 42 governs the consolidation of actions. It states in pertinent part:

- (a) Consolidation. If actions before the court involve a common question of law or fact, the court may:
- (1) join for hearing or trial any or all matters at issue in the actions;
 - (2) consolidate the actions; or
 - (3) issue any other orders to avoid unnecessary cost or delay.

F.R.C.P. 42(a). As the moving party, Plaintiff bears the burden of proof. *See State Farm Fire & Cas. Co. v. Spector*, No. 15-6752, 2016 U.S. Dist. LEXIS 153942, at *24 (E.P. Pa. Nov. 4, 2016) (citing *McLenaghan v. Turi*, No. 11-2761, 2011 U.S. Dist. LEXIS 105476, 2011 WL 4346339, at *1 (E.D. Pa. Nov. 20, 2002)).

Although Plaintiff has asked this Court to consider consolidating these two actions to the instant matter, he has failed to articulate any common question of law or fact that would justify the consolidation. The exhibits attached to his motion have nothing to do with the two actions he wants consolidated with this matter. His motion does not address in any fashion what facts or law may be in common between this action and the two actions he wishes to consolidate. Plaintiff does nothing more than state the case name and the docket number. Further, a review of the dockets in the dockets in the two cases Plaintiff asks this Court to consolidate does not reveal common issues of fact or law. It should also be noted that Plaintiff only served the defendants in this action with a copy of his motion requesting consolidation and not the parties of the other two actions.

Plaintiff has failed to articulate, much less meet, the threshold requirement for this Court to even consider consolidation. "Whether a common question of law or fact exists is the threshold requirement for determining whether consolidate is permissible. Although the court has broad discretion in deciding whether consolidate is appropriate, it must balance the potential for prejudice, expense, or confusion against the benefits of judicial economy." *Id.* at *24-25 (citations omitted).

Plaintiff has failed to provide this Court with any basis whatsoever to consolidate these two actions. Accordingly, Defendant, Kiandra Bair, Esquire, respectfully requests that this Honorable

Court deny Plaintiff's Motion to Combine Cases With Case 5:18-cv-00987, 2:17-cv-02763 And
Final Judgment.

Respectfully submitted,

KANE, PUGH, KNOELL, TROY & KRAMER, LLP

BY: /s/ Paul C. Troy, Esquire

PAUL C. TROY, ESQUIRE

Attorney for Defendant,

Kiandra Bair, Esquire

KANE, PUGH, KNOELL, TROY & KRAMER LLP

BY: PAUL C. TROY, ESQUIRE

ATTORNEY I.D. NO. 60875

510 SWEDE STREET

NORRISTOWN, PA19401

(610) 275-2000

Attorney for Defendant

Kiandra Bair, Esquire

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER

v.

NO. 17-cv-05025

ALAN SCHNITZER; EDWARD MCVEY;
RICHARD S. MILLS; KIAN德拉 BAIR;
SAM JANESH; DENNIS STUCKNEY;
BRIAN HURTER; MARK DALTON;
DAVID BUCKWALTER; MIKE SHIRK;
DAVID ZUILKOSKO; and DENNISE COMMINS :

CERTIFICATE OF SERVICE

I, Paul C. Troy, Esquire, hereby certify that a true and correct copy of Defendant, Kiandra Bair, Esquire's Response in Opposition to Plaintiff's Motion to Combine Cases with Case 5:18-cv-00987, 2:17-cv-02763 and Final Judgment has been filed with the Court and served on all counsel via e-filing and regular mail on August 29, 2018.

Jeffrey Cutler (pro se)
67 Cambridge Village
P.O. Box 2806
York, PA 17405

Richard S. Mills, Esquire (pro se)
Emily A. Cathcart, Esquire
McElroy, Deutsch, Mulvaney & Carpenter, LLP
225 Liberty Street, 36th Floor
New York, NY 10281

Nathan P. Heller, Esquire
DLA Piper, LLP
One Liberty Place
1650 Market Street, Suite 4900
Philadelphia, PA 19103

Susan P. Peipher, Esquire
Blakinger Thomas Law Firm
28 Penn Square
Lancaster, PA 17603

Christina L. Hausner, Esquire
Lancaster County Solicitor
150 N. Queen Street, Suite 714
Lancaster, PA 17603

Jeffrey D. Litts, Enquire
Kegel, Kelin, Almy & Lord, LLP
24 North Lime Street
Lancaster, PA 17602

Josh Shapiro, Attorney General
Office of the Attorney General
1600 Arch St, Suite 3000
Philadelphia PA, 19103

KANE, PUGH, KNOELL, TROY & KRAMER, LLP

BY: /s/ Paul C. Troy, Esquire
PAUL C. TROY, ESQUIRE
Attorney for Defendant,
Kiandra Bair, Esquire

COMMONWEALTH OF PENNSYLVANIA
PLAINTIFF

DOCKET CP-46-CR-003832-2

V.

WILLIAM HENRY COSBY, Jr

DEFENDANT

TO THE HONORABLE JUDGE O'NEIL

REQUEST FOR APPROVAL TO EXERCISE
MY FIRST AMENDMENT RIGHT TO PETITION THE
COURT TO ALLOW DOCUMENTS TO BE FILED.

DENIAL WILL BE A VIOLATION OF THE FIRST
AMENDMENT OF THE UNITED STATES CONSTITUTION
ARTICLE I.

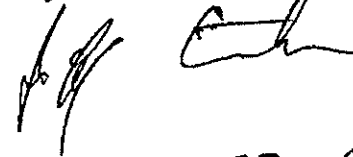
20 SEP 2018

CLERK OF COURTS
OFFICE
MONTGOMERY COUNTY
PENNA.

2018 SEP 20 PM 2:08

RESPECTFULLY Submitted

SARREY CUTLER



215-872-5715

eltaxcollector@gmail.com

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA
COMMONWEALTH OF PENNSYLVANIA

:
Plaintiff : DOCKET NO. CP-46-CR-003932-2016
v. :
:
WILLIAM HENRY COSBY, Jr. :
:
Defendant :
:
:
JURY TRIAL DEMANDED

NOTICE OF CASE REMOVAL TO FEDERAL COURT

TO THE CLERK OF THE COMMON PLEAS COURT OF MONTGOMERY COUNTY

Un-named Defendant Jeffrey Cutler Identified this case as part of his case in
Federal court on March 9, 2017 case # 2:17-cv-00984. The case is now before the UNITED
STATES COURT OF APPEALS FOR THE THIRD CIRCUIT.

It is identified as Cases 17-2709, 18-1816 plus OFFICE OF CIVIL RIGHTS 03182428/2429

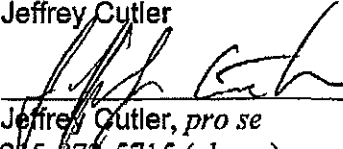
To the Clerk of the Common Pleas Court of Montgomery County, Pennsylvania, the

aforementioned state court proceeding shall proceed no further unless this

case is settled by the UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT.

Respectfully Submitted,
Jeffrey Cutler

Date: 20 SEP 2018


Jeffrey Cutler, *pro se*
215-872-5715 (phone)
eltaxcollector@gmail.com
P.O. BOX 2806
YORK, PA 17405

IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA

COMMONWEALTH OF
PENNSYLVANIA

Plaintiff,

v.

WILLIAM HENRY COSBY,
Jr

Defendant

) DOCKET NO. CP-46-CR-003932-2016

)

)

)

)

)

)

) JURY TRIAL REQUESTED

)

)

CERTIFICATE OF SERVICE

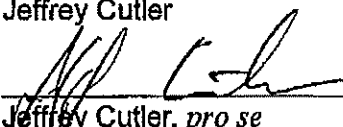
I Jeffrey Cutler, do hereby certify that I by this day served a copy of documents filed on 20SEPTEMBER2018 to ALL PARTIES upon the following or by directly serving to lawyers of record via U.S. mail, postage prepaid, addressed as follows or email to all individuals.

JOESPH PATRICK GREEN, Jr.
138 W GAY STREET
WEST CHESTER, PA 19380-2915

MONTGOMERY COUNTY DA
P.O. BOX 311
NORRISTOWN, PA 19404-0311

Respectfully Submitted,
Jeffrey Cutler

Date: 20 SEP 2018


Jeffrey Cutler, *pro se*
215-872-5715 (phone)
eltaxcollector@gmail.com
P.O. BOX 2806
YORK, PA 17405

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Rev. 4/96

NOTICE OF DESIGNATION OF RELATED CIVIL CASES PENDING
IN THIS OR ANY OTHER UNITED STATES COURTCivil Action No. _____
(To be supplied by the Clerk)**NOTICE TO PARTIES:**

Pursuant to Rule 40.5(b)(2), you are required to prepare and submit this form at the time of filing any civil action which is related to any pending cases or which involves the same parties and relates to the same subject matter of any dismissed related cases. This form must be prepared in sufficient quantity to provide one copy for the Clerk's records, one copy for the Judge to whom the cases is assigned and one copy for each defendant, so that you must prepare 3 copies for a one defendant case, 4 copies for a two defendant case, etc.

NOTICE TO ALL COUNSEL

Rule 40.5(b)(3) of this Court requires that as soon as an attorney for a party becomes aware of the existence of a related case or cases, such attorney shall immediately notify, in writing, the Judges on whose calendars the cases appear and shall serve such notice on counsel for all other parties.

The plaintiff, defendant or counsel must complete the following.

1. RELATIONSHIP OF NEW CASE TO PENDING RELATED CASE(S)

A new case is deemed related to a case pending in this or another U.S. Court if the new case: [Check appropriate box(es) below.]

- ☐ (a) relates to common property
- ☒ (b) involves common issues of fact
- ☐ (c) grows out of the same event or transaction
- ☐ (d) involves the validity or infringement of the same patent
- ☒ (e) is filed by pro se litigant

2. RELATIONSHIP OF NEW CASE TO DISMISSED RELATED CASE(S)

A new case is deemed related to a case dismissed, with or without prejudice, in this or any other U.S. Court, if the new case involves the same parties and same subject matter.

Check box if new case is related to a dismissed case: ☐

3. NAME THE UNITED STATES COURT IN WHICH THE RELATED CASE IS FILED (IF OTHER THAN THIS COURT):

LANCASTER & MONTGOMERY COUNTY COURT OF COMMON PLEAS

4. CAPTION AND CASE NUMBER OF RELATED CASE(S). IF MORE ROOM IS NEED PLEASE USE OTHER SIDE.

<u>HARRIS</u>	v.	<u>LANCASTER COUNTY COURT OF COMMON PLEAS</u>	C.A. No. <u>8:18-CV-04108</u>
<u>COMMONWEALTH</u>	v.	<u>WILLIAM HENRY COSBY, JR.</u>	C.A. No. <u>09-49-CR-00183-2016</u>
<u>JUANITA WAY</u>	v.	<u>ASPIRA OF PENNSYLVANIA</u>	C.A. No. <u>2:17-cv-00578</u>
<u>KANN</u>	v.	<u>ESHELEMAN, et al.</u>	C.A. No. <u>8:17-CV-00485</u>
<u>TRANSCONTINENTAL GAS PIPELINE</u>	v.	<u>KANN, et al.</u>	C.A. No. <u>8:17-CV-00716</u>
<u>BOWMAN, et al.</u>	v.	<u>BROWN, et al.</u>	C.A. No. <u>02-17-000210</u>

09MAR2017

DATE

Signature of Plaintiff/Defendant (or counsel)

CONSPIRACY TO COMMIT BANK & INSURANCE

FRAUD

2 Jeffrey Cutler To All; Attached is a TAX cert and page 2 of 14 from... Jan 30 ☆

2 Milligan, Joseph A. (PH) (FBI) <Joseph.Milligan@ic.fbi> Jan 30 ☆
to me, John, JAN.MCDERMOTT, Dave

Mr. Cutler,

Cease and desist adding myself and ADA McDermott to any more of your emails regarding this matter. Special Agent Milligan

From: Jeffrey Cutler [mailto:altaxcollector@gmail.com]

Sent: Sunday, January 29, 2017 11:40 PM

To: Murray, John <John.Murray@cauditor.gov>;

JAN.MCDERMOTT@ic.fbi.gov; Dave Brown

<davebrown@cauditor.gov>; Milligan, Joseph A. (PH) (FBI)

<Joseph.Milligan@ic.fbi.gov>

SUBJECT: CONSPIRACY TO COMMIT BANK & INSURANCE FRAUD

2 Jeffrey Cutler <altaxcollector@gmail.com> Jan 30 ☆
to whmichael, jhaskins, dyanushelmi, djacob, labell, Dave

To All;

See the message below. I am involved with a bunch of People that are
ANTI-JEWISH. They are trying to get me up to be accused of **THEFT**. They have
conspired to delete payment information and try and blame me for stealing. They
are all criminals. The FBI does not want to help. They suggested (EB) I get a
lawyer. They just want claim the **JEW IS A THIEF!!**

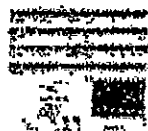
Jeff Cutler

717-654-4718

215-672-5715

717-654-4718

3 Attachments



VALIDATION_ERR...

ELSIAT_Stop_OF...

W SUPCOURT.doc

2 Devon Jacob Jeffrey, do not contact me again for any reason. If you do Jan 30 ☆

2 Jeffrey Cutler Lonnie... No Friends Jeff Cutler Jan 30 ☆

2 Jeffrey Cutler Justin, it must be my breath. Jeff Cutler Jan 30 ☆

Case 1:18-cv-00443-GCC-KAJ-JBS Document 139-1 Filed 04/03/18 Page 74 of 100

Case: 17-2709 Document: 003112842898 Page: 27 Date Filed: 02/01/2018

Case 2:17-cv-00984-TON Document 42 Filed 07/14/17 Page 21 of 25

Case 2:17-cr-00137-PD Document 131 Filed 06/29/17 Page 15 of 40

(717) 300-0921
(215) 872-5715
(717) 864-4718

Tax Collector
East Lampeter Township
2250 Old Philadelphia Pike
Lancaster, PA 17602

June 28, 2017

Central Penn College
Attn: Dr. Karen Scolforo
600 Valley Road
P.O. Box 309
Summerdale, PA 17093-0309

Re: ETHNIC DISCRIMINATION AT CENTRAL PENN COLLEGE

Dear Karen:

On June 27, 2017, I walked into the office of Central Penn College in Lancaster to inquire about courses being offered in July. I have a degree from Drexel University in Electrical Engineering, but thought I would possibly like to take a course during the summer. I asked about what was being offered. I saw the course list and asked about the nature of some of the courses. There was a course about Homeland Security. I mentioned I had detected hacks on my computer usage from individuals from Finland and Saudi Arabia. I was told the price per credit hour and left the site.

Later that evening I got a call from an officer of the East Lampeter Township police department and told I WILL BE ARRESTED if I enter the site again. I went to the township office and requested a copy of the complaint. They told me it was a Report. They told me I have to file a Right To Know request to get a copy of the Report.

Three of my vehicles have been previously vandalized in East Lampeter Township, and a Swastika was keyed on the side of one vehicle.

Please get back to me ASAP, about this matter. My email address is staxcollector@gmail.com.

I attached 2 documents you may find informative about this and me.

Sincerely,

Jeffrey Cutler
Tax Collector East Lampeter Township, Pennsylvania

2:17-cr-00137 JUNE 29 Page 14 of 41

14JULY2017-REV1 Page 21 of 25

16-7

Case 1:18-cv-00443-CCC-KAJ-JBS Document 139-1 Filed 04/03/18 Page 75 of 100

Case: 17-2709 Document: 003112842898 Page: 28 Date Filed: 02/01/2018

Case 2:17-cv-00984-TON Document 42 Filed 07/14/17 Page 22 of 25

Case 2:17-cr-00137-PD Document 131 Filed 06/29/17 Page 16 of 40



**EAST LAMPETER TOWNSHIP
POLICE DEPARTMENT**

2250 Old Philadelphia Pike Lancaster, PA 17602
Dispatch (717) 664-1180 Toll Free 1-800-937-2677
Office (717) 231-4678 Fax (717) 231-4671

CHIEF OF POLICE
John M. Bowman

CAPTAIN
Stephen Zerbe

TO: Mr. Jeffrey Cutler
FR: Chief John Bowman
SUBJ: Police Report 1512008899
Date: February 2, 2016

Dear Mr. Cutler,

In response to your letter dated February 2, 2016, we have added an additional code to original event for Ethnic Intimidation which is the Pennsylvania State for a hate crime.

Best,


John Bowman
Chief of Police



A Pennsylvania Law Enforcement Accredited Agency

EXHIBIT Page 2 of 2

2:17-cr-00137 JUNE 29 Page 15 of 41

10 JULY 2017 REV1 Page 22 of 25

16-4

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 14-5183

September Term, 2014

FILED ON: AUGUST 14, 2015

JEFFREY CUTLER,

APPELLANT

v.

UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES, ET AL.,
APPELLEES

Appeal from the United States District Court
for the District of Columbia
(No. 1:13-cv-02066)

Before: HENDERSON, ROGERS and MILLETT, *Circuit Judges*

JUDGMENT

This cause came on to be heard on the record on appeal from the United States District Court for the District of Columbia and was argued by counsel. On consideration thereof, it is

ORDERED and **ADJUDGED** that the judgment of the District Court appealed from in this cause be reversed as to Cutler's standing to press his Establishment Clause challenge, and be affirmed both as to the merits of his Establishment Clause claim and his lack of standing to press his equal protection challenge, in accordance with the opinion of the court filed herein this date.

Per Curiam

FOR THE COURT:
Mark J. Langer, Clerk

BY: /s/
Ken Meadows
Deputy Clerk

Date: August 14, 2015

Opinion for the court filed by Circuit Judge Millett.

Case 2:17-cv-00984-TON Document 44 Filed 07/17/17 Page 7 of 12
Case 2:17-cr-00137-PD Document 131 Filed 06/29/17 Page 19 of 40
Case 2:17-cr-00137-PD Document 106 Filed 06/21/17 Page 13 of 80

(717) 390-8921
(215) 872-6715
(717) 654-4718



Tax Collector
East Lampeter Township
2250 Old Philadelphia Pike
Lancaster, PA 17602

JUNE 20, 2017

JOSH SHAPIRO
Office of the Attorney General
Strawberry Square Harrisburg
Harrisburg, PA 17120

**Re: PRIVATE CRIMINAL COMPLAINT -PERJURY, OBSTRUCTION OF
JUSSTICE**

Dear Josh:

Please consider the attached documents as a **PRIVATE CRIMINAL COMPLAINT**.
Brian Hurter, signed the attached verification on 07MAR2017, **ESSENTIALLY CLAIMING I
HAD FAILED TO TURN IN \$ 90,000.00** and based on this **PERJURED TESTIMONY I**
was **ILLEGALLY REMOVED FROM OFFICE**. He testified under oath on 17MAR2017 that
neither **he nor anyone in his staff ever audited** the records of the Lancaster County
Treasurer. Also the COMMONWEALTH COURT OFFICE has yet to record the 48 page
NOTICE OF APPEAL I filed on 14JUN2017 and filed the first 3 pages in Federal Court on
15JUN2017. Email eltaxcollector@gmail.com.

Sincerely,


Jeffrey Culler
Tax Collector East Lampeter Township, Pennsylvania

**UNITED STATES DISTRICT COURT EASTERN DISTRICT OF
PENNSYLVANIA**

JEFFREY CUTLER,
EAST LAMPETER TOWNSHIP
ELECTED TAX COLLECTOR

Plaintiff,

v.
AMBER GREEN,
RALPH HUTCHINSON,
JUDGE MARGARET MILLER,
CHRISTINA HAUSNER,
RON MARTIN – WGAL
AND SELECTED PENNSYLVANIA PUBLIC
OFFICIALS (BOTH ELECTED AND
NON-ELECTED), et al.

Defendants

) CASE NO.: 2:17-cv-00984

)

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) JURY TRIAL REQUESTED

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FILED

AUG 04 2017

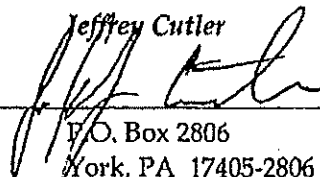
KATE BARKMAN, Clerk
By _____, Dep. Clerk

NOTICE OF APPEAL

Notice is hereby given that Jeffrey Cutler, Plaintiff in this matter, hereby appeals to the United States Court of Appeals for the Third Circuit from the Order of the United States District Court for the Eastern District of Pennsylvania dated July 21, 2017 denying Plaintiff's Motion for Reconsideration and denying Plaintiff's Motion for Default Judgment. On July 25, 2017 the United States Postal System acknowledged the 190,000 counts of Mail Fraud referenced in docket 42 is now identified as C#1841062 (new evidence). Protecting the public from 190,000 counts of Mail Fraud should not be considered groundless or vexatious conduct, and ignoring such events could be considered obstruction of justice like the email of the FBI of Jan 30, 2017.

Respectfully submitted:

By:

Jeffrey Cutler

P.O. Box 2806
York, PA 17405-2806
(215) 872-5715

DATE 4AUG2017

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER

Plaintiff

v.

NANCY PELOSI IN HER OFFICIAL
CAPACITY AS SPEAKER OF THE
HOUSE OF REPRESENTATIVES

CITIZENS BANK,

FULTON BANK,

WIKIPEDIA FOUNDATION,

VERIZON CORPORATION,

GOOGLE CORPORATION,

ERIE INSURANCE,

STATE FARM INSURANCE,

LEMBERG LAW LLC,

FORD MOTOR COMPANY,

MANHEIM SCHOOL DISTRICT,

HAVERFORD POLICE

DEPARTMENT,

PHILADELPHIA NEWSPAPERS

INC,

ASSOCIATED PRESS,

U.S. NEWS AND WORLD

REPORTS,

BEND BULLETIN NEWSPAPER,

And

JOHN DOES and JANE DOES,

Defendants

CASE NO. 5:19-cv-00834

JURY TRIAL DEMANDED

MOTION TO COMBINE CASE WITH 2:19-cv-03149 AND RESPONSE TO
GOOGLE LLC RESPONSE

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF
PENNSYLVANIA

UNITED STATES

) No.: 2:17-CR-00137

Plaintiff,

v.

RUFUS SETH WILLIAMS

Defendant .

)
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)
)
)
)
)

JURY TRIAL REQUESTED

PETITION TO INTERVENE AND COMBINE CASES (2:17-cv-00984)
AND SUMMARY JUDGEMENT

NOW COME, Jeffrey Cutler, Plaintiff in a related case. Mr. Cutler is the elected Tax Collector of East Lampeter Township. Mr. Cutler was elected based on a single write-in vote and getting marble number 2 in a tie breaking drawing. Three persons all received a single write-in vote. Jeffrey Cutler has met Mr. Williams to his knowledge only twice. The first time was in front of a bakery at 2542 Haverford Avenue. Mr. Williams was holding a sidewalk rally to request the community to turn over any information on the individuals that had shot the baker/owner. He had assembled Philadelphia Police, and other members of the Philadelphia office of District Attorney. Mr. Cutler stopped because he had previously lived in the area and inquired about the event. Mr. Cutler offered Mr. Williams a free TSHIRT, which Mr. Cutler had purchased to commemorate his fight to save the constitution of the United States, and his case in the Supreme Court of the United States (Number 14-5183/15-632). Mr. Cutler had paid approximately \$ 7.50 per shirt. Mr. Williams declined the offer. However a member of his staff did take a shirt. After that event Mr. Cutler routinely started sending hard copies and email updates of the activities in Lancaster County to the assistant district attorney. Mr. Cutler sent this information

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

v.

RUFUS SETH WILLIAMS

:
:
:
:
:

Crim. No. 17-137

ORDER

AND NOW, this 21st day of June, 2017, upon consideration of non-party Jeffrey Cutler's Petition to Intervene and Combine Cases (Doc. No. 106), it is hereby **ORDERED** that the Petition (Doc. No. 106) is **DENIED**.

AND IT IS SO ORDERED.

/s/ Paul S. Diamond

Paul S. Diamond, J.


 THE UNITED STATES
DEPARTMENT OF JUSTICE

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JUSTICE NEWS

Department of Justice

Office of Public Affairs

FOR IMMEDIATE RELEASE

Thursday, May 21, 2020

Former Philadelphia Judge of Elections Convicted of Conspiring to Violate Civil Rights and Bribery

A former Judge of Elections has been convicted for his role in accepting bribes to cast fraudulent ballots and certifying false voting results during the 2014, 2015, and 2016 primary elections in Philadelphia.

Domenick J. Demuro, 73, of Philadelphia, Pennsylvania, pleaded guilty during a sealed proceeding on March 16, 2020, before U.S. District Judge Paul S. Diamond to conspiring to deprive persons of civil rights, and using interstate facilities in aid of bribery. The court unsealed the matter today. Sentencing is scheduled for June 30, 2020.

During his guilty plea hearing, Demuro admitted that while serving as an elected municipal Judge of Elections, he accepted bribes in the form of money and other things of value in exchange for adding ballots to increase the vote totals for certain candidates on the voting machines in his jurisdiction and for certifying tallies of all the ballots, including the fraudulent ballots. Demuro further admitted that a local political consultant gave him directions and paid him money to add votes for candidates supported by the consultant, including candidates for judicial office whose campaigns actually hired the consultant, and other candidates for various federal, state and local elective offices preferred by that consultant for a variety of reasons. Demuro also admitted that the votes he added in exchange for payments by the political consultant increased the number of votes fraudulently recorded and tallied for the consultant's clients and preferred candidates, thereby diluting the ballots cast by actual voters.

"This defendant abused his office by engaging in election fraud for profit," said Assistant Attorney General Brian A. Benzckowski of the Justice Department's Criminal Division. "Today's conviction makes it clear that the Department of Justice will do all in its power to protect the integrity of elections and maintain public confidence in all levels of elected government."

"Demuro fraudulently stuffed the ballot box by literally standing in a voting booth and voting over and over, as fast as he could, while he thought the coast was clear. This is utterly reprehensible conduct. The charges announced today do not erase what he did, but they do ensure that he is held to account for those actions," said U.S. Attorney William M. McSwain of the Eastern District of Pennsylvania. "Voting is the cornerstone of our democracy. If even one vote is fraudulently rung up, the integrity of that election is compromised. I want the public to know that this investigation is active and ongoing, and my Office is taking every possible step that we can to ensure the integrity of the upcoming primary and general elections in the nine counties of the Eastern District of Pennsylvania."

"Domenick Demuro put a thumb on the scale for certain candidates, in exchange for bribes," said Special Agent in Charge Michael J. Driscoll of the FBI's Philadelphia Division. "As public trust in the electoral process is vital, the FBI's message today is clear: election interference of any kind, by hostile foreign actors or dishonest local officials, won't be tolerated. This is an active, ongoing investigation and we're asking anyone with information on election fraud to contact the FBI."

"The citizenry of the City of Philadelphia, as well as this Commonwealth and these United States, needs to be confident in the integrity of our elections," said Captain Leo Hannon, Director of the Pennsylvania State Police, Special Investigations Division. "As this investigation clearly illustrates, the Pennsylvania State Police will relentlessly pursue any breach of the sacred trust bestowed upon our public officials. Our agency is proud to partner with the Federal Bureau of Investigation, the United States Attorney's Office, and the United States Department of Justice as a whole to root out corruption at any level of our government. Matters of public corruption and public integrity have been, and shall remain, a top priority of the Pennsylvania State Police."

The FBI and the Pennsylvania State Police investigated the matter. Richard C. Pilger, Director of the Election Crimes Branch in the Criminal Division's Public Integrity Section, and Assistant U.S. Attorney Eric L. Gibson of the Eastern District of Pennsylvania are handling the prosecution.

The year 2020 marks the 150th anniversary of the Department of Justice. [Learn more about the history of our agency at www.justice.gov/Celebrating150Years](https://www.justice.gov/Celebrating150Years).

Topic(s):
Civil Rights
Public Corruption

Component(s):
Criminal Division
Criminal - Public Integrity Section
USAO - Pennsylvania, Eastern

Press Release Number:
20-472

Updated May 21, 2020



UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND
OFFICE OF THE CLERK

Reply to Northern Division Address

Felicia C. Cannon, Clerk of Court
Elizabeth B. Snowden, Chief Deputy
Catherine Stavlas, Chief Deputy

June 3, 2020

Jerry Cutler
P.O. Box 2806
York, PA 17405

Re: Antietam Battlefield et al v. Hogan et al Case No. CCB-20-1130

Dear Mr. Cutler:

The Clerk received your motion to vacate Order of May 20, 2020 on June 1, 2020; however, it is deficient in the area(s) checked below and is being returned to you, at the direction of the presiding judge.

Noncompliance with L.R. 101 or 102

- ☐ Member of bar has not signed the document.
- ☐ Business entities other than sole proprietorships must be represented by counsel.

Noncompliance with L.R. 102 and FRCivP 5

- ☐ Certificate of service not affixed to document.
- ☐ Certificate of service not dated and/or not signed.

Noncompliance with L.R. 104 or 105

- ☐ Discovery materials should not be filed unless in support of a motion or by court order.
- ☐ Discovery motion filed contrary to L.R. 104.7.
- ☐ Motion to compel filed contrary to L.R. 104.8.

Miscellaneous

- ☐ Document does not contain original signature.
- ☐ Document relates to more than one file. Original and appropriate copies are required for each file unless the cases have been consolidated for all purposes.
- ☐ Offer of judgment should not be filed with the Court until it has been accepted. Fed. R. Civ. P. 68.
- ☒ Other: You are not a party to this case. A motion to intervene is required and must be granted to appear as an intervening plaintiff.

/S/

6/3/20

Catherine C. Blake
United States District Judge

Date

Northern Division • 4228 U.S. Courthouse • 101 W. Lombard Street • Baltimore, Maryland 21201 • 410-962-2600
Southern Division • 200 U.S. Courthouse • 6500 Cherrywood Lane • Greenbelt, Maryland 20770 • 301-344-0660

cc: Other counsel/party
Return pleading letter (Rev. 02/2011)

Northern Division • 4228 U.S. Courthouse • 101 W. Lombard Street • Baltimore, Maryland 21201 • 410-962-2600
Southern Division • 200 U.S. Courthouse • 6500 Chenywood Lane • Greenbelt, Maryland 20770 • 301-344-0660

Visit the U.S. District Court's Web Site at www.mdd.uscourts.gov

Office of the Clerk
United States District Court
Baltimore, MD 21201
www.mdd.uscourts.gov

OFFICIAL BUSINESS

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Jerry Cutler
P.O. Box 2806
York, PA 17405

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MARYLAND

ANTIETAM BATTLEFIELD KOA, et al.

Plaintiffs

JEFFREY CUTLER

Intervenor Plaintiff

v.

LARRY HOGAN, et al.

Defendants.

CASE NO. 1:20-cv-01130

JURY TRIAL REQUESTED

**MOTION TO VACATE ORDER OF 20MAY2020 BECAUSE OF
OBSTRUCTION OF JUSTICE AND PREVIOUS ORDER IN ANOTHER
COURT AND SUMMARY JUDGEMENT**

Returned
6/3/2020
~~JUN 9 2020~~
~~U.S. DISTRICT COURT~~
~~DISTRICT OF MARYLAND~~

Here comes Jeffrey Cutler, Intervenor Paintiff in this case and he requests the order of 20MAY2020 be VACTED since employees of the federal government and others have been involved in a criminal conspiracy to OBSTRUCT JUSTICE and damage the United States. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013, and took the Oath of OFFICE prior to his first day on the job, of 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the ESTABLISHMENT CLAUSE. Mr. Cutler was removed from Office after 27 months based on PERJURED TETIMONY, and a CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY. Based on these actions Mr. Cutler investigated the parrties involved and tried to have a FEDERAL JURY TRIAL to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcemnt. On 20MAY2020 Mr. Cutler filed for an IMMEDIATE INJUNCTION PENDING APPEAL FOR ALL jurisdictions of the United States, based on the ruling in case # 4:20-cv-00081 in the United States District Court for the Eastern Ditriect of North Carolina on 16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made public statements that he does not intend to appeal, this is settled law. Mr.

Cutler had filed a Petition to DENY the Motion For Summary Affirmation and to consolidate related cases of religious discrimination by the government in case 20-1805 on 14MAY2020 and the document and was not put online until 20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains some perjured statements and since it was sent by mail constitutes Mail Fraud and Perjury (18 USC § 1001) and constitutes a **CONSPIRACY** to conceal the murder of a Federal Employee found on 04DEC2003 (**Jonathan Luna**) , by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the **FBI**. Mr. Cutler had stated that he believed that the **MURDER of JONATHAN LUNA** was carried out by the **KLU KLUX KLAN**, and concealed with help of the **FBI**. The judge dismissed the case even though 5 parties defaulted and were properly served. Based on ECF #5 in case # 2:17-cv-00984 by the late Thomas O'Neill, Mr. Brian L. Calistri's motion failed to notify the parties that have defaulted in this case and therefore should have been **DENIED**. **Ahmaud Arbery** was **MURDERED** in Georgia by 2 individuals, and no prosecution was being pursued 74 days. At minimum 2 DA's recused themselves and **DID NOTHING**. Mr. Cutler had made a complaint by mail to the DA office in Lancaster County, Pennsylvania and York, County Pennsylvania. Mr. Cutler had also filed a motion to intervene on 22SEP2019 in the case of Tami Levin in federal court case 2:19-cv-03149 (ECF 5) which

named **DA Larry Krasner** as a Defendant in the case. Mr. Cutler also filed a response to the motion filed in oppoition on 25SEP2019. Even though the document filed on 25SEP2019 contained evidence of **OBSTRUCTION OF JUSTICE** and **VIOLATIONS of EQUAL PROTECTION**, Judge Eduardo C. Robreno issued an order on 09OCT2019 which not only denied Mr. Cutler's right to intervene but also violated the United States Constitution **Ammend 1**, by making a **THREAT BY MAIL** if Mr. Cutler filed any additional motions in the case, limiting Mr. Cutler's right to **PETITION THE GOVERNMENT FOR REDRESS OF GRIEVIENCES**. Tami Levin was replaced by **Movita Johnson-Harrell** who pleaded guilty to the theft of approximtely half million dollars. Mr.Cutler had filed objections to limit the power of the Tom Wolf to classify that religion as a **NOT a LIFE SUSTAINING activity** in the Commonwealth of Pennsylvania. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number **1:13-cv-02066**. He was granted the right to challenge OBAMACARE in Appeal as case **14-5183** on **14AUG2015** for violations of the **ESTABLISHMENT CLAUSE**. To this end Mr. Cutler filed documents in case 4:18-cv-00167-0 to transfer it to Pennsylvania, but it was DENIED 21JAN2020. Mr. Cutler filed an Appeal for the order on 04FEB2020 in the **United States Court of Appeals Fifth Circuit**. When that was illegally ignored. Mr. Cutler filed documents in Pennsylvania. Mr. Cuttler had requested that district court case number 4:20-cv-0064 in the

United States District Court for the Northern District of Mississippi [TEMPLE BAPTIST CHURCH et al. v. CITY OF GREENVILLE et al.], and case number 1:20-cv-00323 in the United States District Court for the Western District of Michigan [KIMBERLEY BEEMER et al. v. GRETCHEN WHITMER et al.] and case number 1:20-cv-01130 (Mr. Cutler had a typing error and previously wrote 1:20-cv-01120) in the United States District Court for the District of MARYLAND, BALTIMORE DIVISION [ANTIETAM BATTLEFIELD KOA et al. v. LAWRENCE J. HOGAN et al.] are also cases that should be part of this consolidation. All charges in each case should be included by reference for all civil cases as if they are filed with this filing, for JUDICIAL EFFICIENCY. Mr. Cutler has previously called Mr. Wolf a member of the KLU KLUX KLAN in documents related to this case in federal court. Despite Mr. Cutler filing a request with the state prior to the end of the WAIVER deadline that ALL BUSINESSES in Pennsylvania be considered LIFE SUSTAINING, Mr. Cutler has never heard back about his request until 12MAY2020. Mr. Wolf also NOW wants to start a NEW group to TRACK everyone in PENNSYLVANIA that has the COVID-19 virus. Based on the case of the AIDS law project tracking people that have 1 type of virus is unconstitutional, and exposing their identity is equally unconstitutional. The concept of EQUAL PROTECTION UNDER the LAW is a cornerstone of both the United States Constitution and the Commonwealth of Pennsylvania. Based on

the story about Mike Du Toit of South Africa <ref>

[https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted-](https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted-kill-Nelson-Mandela-jailed.html)

[kill-Nelson-Mandela-jailed.html](https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plotted-kill-Nelson-Mandela-jailed.html) </ref> the **BOEREMAG** was just another name for

KLU KLUX KLAN. Also Tom Wolf made statements that said that people

cannot be evicted until July yet in there are 6 pges of Legal Notices in the

Inquirer on **07MAY2020** that use **WRIT OF EXECUTION** to **sieze property**.

Recently in New York white police officers were beating a BLACK MAN for

failing to practice social distncing (neither police officer was wearing a mask),

and they should be prosecuted for violating the same law that they were

alledgely enforcing. It is notable that Wikipedia has **SCRUBBED Mike Du**

Toit from their records (effectively trying to rewrite history). Brazil has put **NO**

mandtory social distancing in place and a country with about 66% of the size

population of the United States but only has 10% of the deaths. In the Appeals

for the Fifth Circuit the Order from the United States Northern District of Texas

dated January 16, 2020 denying Plaintiff's MOTION FOR

RECONSIDERATION OF MOTION TO CHANGE VENUE FOR CASE 4:18-

cv-00167-0 FROM STATE OF TEXAS TO PENNSYLVANIA AND

COMBINE CASE WITH 5:19-cv-00834 , and the motion denying Plaintiff's

motion of December 30, 2019. The current order from that court is in error

since the USCA order of December 18, 2019, remanded the case back to

District Court and for further disposition and was unopposed and is still

unopposed. Mr. Cutler had previously filed a document by MAIL on March 1, 2019 but it was illegally discarded. He then filed on 07MAR2019 in person (Document 00514863727) , and it was put online March 7, 2019. The office of the clerk decided it would be ignored. Mr. Cutler filed a NOTICE OF APPEAL on 27JAN2020, (Document 00515289904 International Holocaust Remembrance Day), and it was only put online when Mr. Cutler informed the Deputy Clerk Mary Francis Yeager that she was violating Mr. Cutler's civil rights. It was put online January 29, 2020. A violation of EQUAL PROTECTION by employee of the federal government, which treated the two documents differently and potentially hid the document from the review of the judges considering an ENBANC review. Mr. Cutler subsequently filed a PETITION FOR ENBANC HEARING AND TO TRANSFER RESIDUAL CASE TO PENNSYLVANIA AND COMBINE WITH CASE 5:19-cv-00834, this document was put online as document number 00515298284 on 04FEB2020, the same date it was filed in court. In the case both Deputy Clerk Mary Francis Yeager and Deputy Clerk Roeshawn Johnson denied the petition. This violated the United States Constitution Ammend 1 and 5. It also also violates Mr. Cutler's rights under the Sixth Amendment of the Constitution. Mr. Cutler then on 04MAR2020 filed a 380 page document in this case (2:19-cr-00367). Within 24 hours of the filing Mr. Cutler got a threat by phone from an unidentified individual about the filing. On 06MAR2020 Mr. Cutler filed a nine

page correction to the document previously filed. When the document was downloaded from the federal pacer system it was devoid of any markings. On 12MAR2020 Mr. Cutler filed a MOTION TO VACATE ORDER DENYING ORDER OF RECONSIDERATION – ON 04MAR2020 FOR IMPROPER SERVICE – BRADY VIOLATION AND COMBINE WITH CASE NUMBER 2:20-cv-00735 (GRANT v. PHILADELPHIA) AND 4:18-cv-00167-0 FROM THE NORTHERN DISTRICT OF TEXAS AND DEFAULT JUDGEMENT. At that time Mr. Cutler used the terminal in the Federal Courthouse to view some dockets. In case 2:19-cr-00367 Mr. Cutler noticed the copy of the document (ECF 99) **NOW** was properly marked. Based on this Mr. Cutler printed a second copy of the document. Based on Elouise Pepion Corbel et al. v. Gale v. Norton, et al. (03-5262, 03-5314). Mr. Cutler requested the district court cases be consolidated in Pennsylvania and deliberations allowed on an expedited basis since they both involve related issues and the Supreme Court has indicated they will not consider the case this term. This court had allowed the House of Representatives to be an Intervenor. The petitioner, Jeffrey Cutler, acting pro se, respectfully previously identified that the speaker of the house of representaives, in her official capacity, as the speaker of the House of Representatives (and former resident of Baltimore, Maryland).

This is the same city that **Johnathan Luna** on 03DEC2003 (a black federal employee) left his office at approximately 11 PM and was found dead the next

morning (04DEC2003) in Lancaster County, Pennsylvania with 36 stab wounds, neck back and genitals, but the cause of death was drowning as per the Medical Examiner. The FBI tried to force the Medical Examiner to classify the **MURDER** as **Suicide**. **Sean Suiter** a Baltimore Police officer died from a **MURDER** that was later classified a suicide during a special arrest, 1 day before he was to testify. Other individuals have died unexpectedly, possibly of murder including **Beranton Whisenant Jr.** (also a federal prosecutor), and **Kobe Bryant**. The medical records of **Jonathan Luna** have finally resurfaced and are currently trying to be sealed/hidden by the current DA in Lancaster County. Mr. Cutler had stated in public documents that he believes Mr. Luna was murdered by the **KLU KLUX KLAN**. Mr. Cutler also now believes that **THOMAS C. WALES** was also

MURDERED by the **KLU KLUX KLAN** 11OCT2001.<ref>

<https://www.fox43.com/article/news/jonathan-luna-murder-mystery-2003/521-2229b272-9355-43a8-8163-506440862577> </ref><ref>

https://lancasteronline.com/news/local/lnc-county-clash-over-newly-discovered-records-in-jonathan-luna/article_01ba656a-483b-11ea-86ed-43533b224839.html </ref><ref>

https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article_66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html </ref><ref>

<https://www.wgal.com/article/newly-discovered-documents-are-related-to-investigation-into-death-of-federal-prosecutor-jonathan-luna/30783745> </ref><ref>

<https://www.pennlive.com/news/2020/02/re-discovery-of-records-on-mysterious-death-of-federal-prosecutor-prompts-fight-between-da-news-media.html> </ref><ref>

<https://www.youtube.com/watch?v=cLAldUHDwi8> </ref> <ref> <https://www.nbcnews.com/news/us-news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831>

</ref> <ref> <https://www.cnn.com/2018/08/29/us/baltimore-police-detective-sean-suiter-suicide/index.html> </ref>

Nancy Pelosi made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) stated “[N]o one would be hurt and the greater justice would be attained” and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. During a speech at the National Association of Counties’ annual Legislative Conference on 9 March 2010, in Washington D.C. <ref> <https://www.youtube.com/watch?v=QV7dDSgbaQ0> </ref> she stated “We have to pass the bill to find out what is in it”. The petitioner “found out what was in it” and filed a Pro se lawsuit **31DEC2013** in Wasington, DC case **1:13-cv-2066**. He also via lawyers hired had previously filed a Writ of Certiorari for the Supreme Court of the United States (**15-632**) and inserted that same writ in United States Court of Appeals case 17-2709, page 314A, via district court case number 2:17-cv-00984 page 10. Since the individual mandate of the Affordable Care Act is now null and void based on the rulling of the USCA and the other provisons of the bill should also be eliminated to preserve the constitution. Mr. Cutler paid the docketing fee for the appeal in case 14-1449 to preserve the right of appeal of Mr. Johnson. His lawyer previously made a false statement to the court in his request to withdraw, based on the documents filed by Mr. Johnson (ECF 100-103) a significant crime (18 USC § 1001). The current orders of Tom Wolf in Pennsylvania violate **GMP** procedures and allows the commonwealth to track every individual on the Pennsylvania Turnpike. (See history of IBP recalls of beef procedures that using a delivery ADDS RISK TO EXPOSING EVERYONE. Mr.

Cutler had worked for multiple pharmaceutical and food compnaies including, HEINZ, CAMPBELLS, MERCK, GSK, BAXTER and others. COVID-19 is actually an excuse for MASS GENOCIDE against individuals that are deemed undesirable including Jewish and black Individuals and to discontinue pensions via MURDER (see <ref> https://en.wikipedia.org/wiki/Joyce_Gilchrist </ref>. It is very easy to bribe or pay individuals to bear false witness against another individual. The order Tom Wolf issued effectively allows the governments to discontinue religion in Pennsylvania, a member of the KLU KLUX KLAN or related organization. Other members of the KKK in the United States and the World, are all organized to take on the HOAX. This was previously called Agenda 21. As of 16MAR2020 Canada was still allowing flights from CHINA and those persons could be carrying hazardous bio material simply enter the United States from Canada. When Mr. Cutler was working for Merck as a contractor some individuals were caught stealing trade secrects by security at the West Point site. It has been known China has been effectively using live people for transplants for years. Mr. Ellyahoo has stated the word in HUNGARY for SIN is pronounced VIRUS. The closing of all CASINOS in the STATE is to get 100% of all gambling revenue, to have a total monopoly on all sources of payment organized for a complete KKK takeover. Jeffrey Smiles has told Jeffrey Cutler that the Allentown Courthouse contains NAZI insigna in the tile work in the building, and there is a 7 acre compound in Southern Lancaster county that is owned by the KKK.

The connection of Joe Biden to China and the transfer of technology to them has violated the world's civil rights. Also Based on case # 19-cv-2407 in the Southern District of California, by Cyrus A. Parsa which should be included by reference these claims are true and correct and the book Bloody Harvest

<ref> <https://www.bookdepository.com/Bloody-Harvest-David-Matas/9780980887976> </ref>

Based on Mr. Cutler's experience, Engineering Experience, and the case of Joyce Gilchrist <ref> https://en.wikipedia.org/wiki/Joyce_Gilchrist </ref> persons in Federal government may have violated the Logan Act Stat. 613, 18 U.S.C. § 953 with China. Since Mr. Wolf's order is illegal, all the Insurance companies have conspired to not pay BUSINESS INTERRUPTION CLAIMS based on the order of Tom Wolf, just like 2 different insurance companies failed to compensate Mr. Cutler for his loss (Erie and State Farm Insurance) and conspired to Commit Mail Fraud. Mr. Wolf's order also violates the Federal Voting law Voting Rights Act of 1965, which prohibits any jurisdiction from implementing a "voting qualification or prerequisite to voting, or standard, practice, or procedure ... in a manner which results in a denial or abridgement of the right ... to vote on account of race," color, or language minority status. Based on the recent unsealed pleadings of Judge Domenick Demuro (press release 20-472), voter fraud has been in Pennsylvania a long time. The use of ABSENTEE ballots that are collected by individuals denies the minor protection of MAIL FRAUD, usually associated with this type of voting. Mr. Cutler notifies this court that the failure of the Dams in

Michigan may be the result of a deliberate act to prevent and obscure the lawsuit of governor Gretchen Whitmer's unlawful act from being pursued in federal court case 1:20-cv-00323. Persons of the CDC have LIED about an Approved Vaccine to Stop COMPLICATIONS from COVID-19. It is called PNEUMOVAX23 and Prevnar13 which is the PRIME COMPLICATION TO THE COVID-19 pneumococcal disease. Based on Tigers in the Bronx zoo being diagnosed with COVID-19, there is ZERO evidence that the tigers ever failed to practice social distancing, because the person would be called LUNCH. This EFFECTIVELY INVALIDATES ALL THE MODELS being used to justify the restrictions being imposed!! Mr. Cutler based on standard engineering concepts the death of Philadelphia Police Lieutenant James Walker, Seth Rich, Bre Payton, Edgar Rosenberg, Lorna Breen, Ellen Greenberg, and others may be MURDERS of the KLU KLUX KLAN, and 1-2% of all law enforcement in the United States may be members or share their views as well as some elected Officials and persons in the military all branches. An eight year old boy was raped in Bryant elementary school and his parents were denied the ability to sue because they waited six months. Based on this the charges against William Henry Cosby should be vacated. George Soros and other persons similarly situated may be trying to destroy the United States economy and the Dollar by bad sharing of information, just like on 25MAY1979 American Airlines Flight 191 DC-10, crashed based on not sharing data. Mr. Cutler was trying to fly to Philadelphia that

day from Chicago. My friend Daria stated that collapse of the dollar was a stated goal of persons. It is also interesting that there is some interest in solving the MURDER of Thomas C. Wales while the MURDER of Jonathan Luna is ignored. A one million dollar reward is offered for the individuals that MURDERED Wales, but only one hundred thousand dollars for information leading to the persons involved in execution of the Jonathan Luna murder on 04DEC2003. Thus Pursuant to Title 18, United States. Code § 4, Plaintiff, Jeffrey Cutler, formally notifies the court of possible ongoing criminal activity directly involved with civil rights action (No. 5:19-cv-00834) and requests the court to notify the Prosecutor's Office immediately, and any other criminal justice authorities the court deems necessary, to effect and insure the prompt investigation and prosecution of crimes involved with this case which includes mail Fraud (18 U.S. Code § 1341), the murder of a federal employee (18 U.S. Code § 1114), Obstruction of Justice, and Title 18, Section 871. The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) ("A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") (internal quotations and citations omitted).

WHEREFORE, for all the foregoing reasons, the honorable judge VACATE the order of 20MAY2020, because of CRIMINAL OBSTRUCTION OF JUSTICE. respectfully requests the court grant an IMMEDIATE INJUNCTION PENDING APPEAL THAT ENJOINS EVERY JURISDICTION OF THE UNITED STATES FROM SPECIFYING RESTRICTIONS ON HOW TO PRAY during a Pandemic, either real or created by colusion with foreign governments. This court should also declare the entire Affordable Care Act (Obamacare) law and the law signed in 1942 as Executive Order 9066 by Franklin Roseveltdt UNCONSTITUTIONAL, during an immediate ENBANC review of this case when combined with the writ from case 15-632, have Mr. Johnson's incarceration be suspended pending this appeal process because of the tampering of documents as demonstrated by ECF 99 20-1449 filed by Mr. Cutler in the other case, as well as the RESPONSE TO PETITION OF VERIZON LLC FOR SUMMARY AFIRMATION AND TO CONSOLIDATE RELATED CASES FOR JUDICIAL EFFICIENCY in case 20-1805 on 14MAY2020 and grant a transfer of the rest of this district court case and let a jury determine the penalties for each party, including Micheal Bloomberg, Deputy Clerk Mary Francis Yeager and Deputy Clerk Roeshawn Johnson. The existing Injunction Pending Appeal in Case 20-1449 should be granted as well as the proposed ORDER filed with this motion case number 20-1805 and other penalties the court deems appropriate.

Respectfully submitted,

DATE: 26MAY2020

/s/ Jeffrey Cutler

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CERTIFICATE OF SERVICE

I hereby certify that on May 26, 2020, I filed the foregoing with the Clerk of the Court for the United States Court of Maryland via United States Priority Mail. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. I further certify that all of the other participants in this case or their lawyers in this case are registered CM/ECF users.

/s/ Jeffrey Cutler

Jeffrey Cutler